## 

1	Christian W. Hancock - 027744 G. I BRADLEY ARANT BOULT CUMMING Vic	Benjamin Milam (Admitted Pro Hac e)
2	LLP BR.	ADLEY ARANT BOULT CUMMING LLP
3	214 North Tryon Street, Ste. 3700	ist Center North Tryon Street, Ste. 3700
4	Charlotte, NC 28202 Charlotte, NC 28202 Telephone: (704) 338 6089 Tel	arlotte, NČ 28202 ephone: (704) 338-6000
5	<u>chancock@bradley.com</u> <u>Attorneys for Defendants Paramount Reside</u>	ilam@bradley.com
6	Mortgage Group, INC., and Cenlar FSB	
7	IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ARIZONA	
8	PHOENIX DIVISION	
	George Calcut, et al.,	Case No. 2:22-cv-01215
9	Plaintiffs,	
10	V.	DEFENDANTS' MOTION FOR SUMMARY JUDGMENT
11	Paramount Residential Mortgage Group Incorporated, <i>et al</i>	SUMMART SUDGMENT
12	Defendants.	
13	Defendants Paramount Residential Mortgage Group, Inc. and Cenlar FSB, pursuant	
14	to the Federal Rule of Civil Procedure 56, for the reasons explained in detail in the	
15	to the reactar react of civil recedure 50, for the reasons explained in detail in the	
16	Memorandum of Law submitted with this motion, respectfully request this Court grant	
17	summary judgment, and dismiss with prejudice all claims against Defendants. In the	
18	alternative, Defendants request partial summary judgment as to the damages recoverable by	
19	Plaintiffs as explained in more detail in the Memorandum of Law submitted with this	
20	motion.	
21	IIIOIIOII.	
22	Respectfully submitted,	
23	s/ G. Benjamin Milam G. Benjamin Milam (Pro Hac Vice)	Christian W. Hancock - 027744
24	BRADLEY ARANT BOULT CUMMING LLP 214 North Tryon Street, Ste. 3700	BRADLEY ARANT BOULT CUMMING LLP 214 North Tryon Street, Ste. 3700 Charlette, NG 28202
25	Charlotte, NČ 28202 Telephone: (704) 338-6000	Charlotte, NC 28202 Telephone: (704) 338 6089
26	<u>bmilam@bradley.com</u>	chancock@bradley.com
27	Attorneys for Defendants Paramount Residential Mortgage Group, INC., and Cenlar FSB	
28 {M76009784/00148 1.DOCX. 11/25/202		

- 1 -

4863-7333-8476.2